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SUPPLEMENTAL COMBINED DECLARATION AND POWER OF ATTORNEY FOR PATENT AND DESIGN APPLICATIONS

As a below named inventor, I hereby declare that: my residence, post office address and citizenship are as stated next to my name; that I verily believe that I am the original, first and sole inventor (if only one inventor is named below) or an original, first and joint inventor (if plural inventors are named below) of the subject matter which is described and claimed in patent number 6,329,119, granted <u>December 11, 2001</u>, and for which a reissue patent is sought on the invention entitled:

| Insert Title | : NEGATIVE TY | PE RESIST COMP | OSITION | | | | |
|---|-----------------------------------|---|----------------------------|-----------------------------|----------|--|--|
| Fill in Apr | propriatethe specifica | tion and a prelimin | ary amendment of which are | e attached hereto. If not a | attached | | |
| Fill in Appropriatethe specification and a preliminary amendment of which are attached hereto. If not attached hereto, the application is identified by the attorney docket number as set forth above and/or the | | | | | | | |
| | following: | | , , | | • | | |
| Informatio | | tion was filed on | | | as | | |
| | ithout reissue appli | cation number | | - | ; | | |
| Specificati | | | | | able) | | |
| I hereby state that I have reviewed and understand the contents of the above-id specification, including the claims, as amended by any amendment referred to above. I acknowledge the duty to disclose information which is material to patentability as in Title 37, Code of Federal Regulations, §1.56. I hereby claim foreign priority benefits under 35 USC 119(a)-(d) of all foreign applied for patent listed below: | | | | | | | |
| | Application No. | Country | Filing Date | Priority Claimed | } | | |
| | 11-124526 | Japan | April 30, 1999 | Yes |] | | |
| | 11-254630 | Japan | September 8, 199 | Yes |] | | |
| | reasons describe by reaso patent | I verily believe the original patent to be wholly or partly inoperative or invalid, for the easons described below. (Check all boxes that apply.) Described below. (Check all boxes that apply.) | | | | | |
| At least one error upon which reissue is based is described below. | | | | | | | |

In originally granted claim 1, "A" in the basic compound of formula (I) can be literally understood to be bivalent aliphatic hydrocarbon residue which may be optionally interrupted by imino group, by sulfide group, or by disulfide group. The interpretation is not the applicant's intention, therefore claim 1 has been amended to incorporate originally granted claim 12 thereinto.

Every error in the patent which was corrected in the present reissue application, and not covered by the prior declaration submitted in this application, arose without any deceptive intention on the part of the applicant.

I hereby appoint the practitioners at CUSTOMER NO. 2292 as my attorneys or agents to prosecute this application and/or an international application based on this application and to transact all business in the United States Patent and Trademark Office connected therewith and in connection with the resulting patent based on instructions received from the entity who first sent the application papers to the practitioners, unless the inventor(s) or assignee provides said practitioners with a written hotice to the contrary:

Send Correspondence to:

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I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

| Full Name of First or Sole Inventor: Insert Name of | GIVEN NAME/FAMILY NAME | INVENTOR'S SIGNATURE | <u></u> | DATE* | | | | |
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